subsection (a)

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for any recomputation year shall be treated as an increase in the tax imposed by this chapter for such year. "(E) DETERMINATIONS.—For of purposes naragranh (2).determinations of the amount of income earned connection with any property shall be made in the manner same as for purposes of applying the income forecast method: except that any income from the disposition of such propertv shall be taken into account. "(F) TREATMENT OF PASS-THRU ENTITIES.—Rules similar to the rules of section 460(b)(4) shall apply for purposes of this subsection."
26 USC 167 note. (b) EFFECTIVE DATE.— IN GENERAL.—The amendment made by shall apply to property placed in service after September 13. BINDING CONTRACTS.—The amendment made section (a) shall not apply to any property produced or acquired by the taxpaver pursuant to a written contract which was binding on September 13. 1995, and at all times thereafter before such production or acquisition. (3) UNDERPAYMENT UNDERPAYMENTS OF INCOME TAX.—No addition shall be made under section 6662 of such Code as a result of the application of subsection (d) of that section (relating to substantial understatements of income tax) with respect to any underpayment of income tax for any taxable year ending before such date of enactment, to the extent such underpayment was created or increased by the amendments made by sub-

SEC. 1605. REPEAL OF EXCLUSION FOR PUNITIVE DAMAGES AND FOR DAMAGES NOT ATTRIBUTABLE TO PHYSICAL INJURIES OR SICKNESS.

(a) IN GENERAL.—Paragraph (2) of section 104(a)(relating to

compensation for injuries or sickness) is amended to

read as follows:

"(2) the amount of any damages (other than damages) received (whether by suit or agreement and whether as lump sums or as periodic payments) on account personal physical injuries or physical sickness:"

EMOTIONAL DISTRESS AS SUCH TREATED AS NOT

PHYSICAL. INIURY OR PHYSICAL SICKNESS.—Section 104(a) is amended by striking the last sentence and inserting the following new sentence: "For purposes of paragraph (2), emotional distress shall not be treated as a physical injury or physical sickness. The preceding sentence shall not apply to an amount of damages not in excess of the amount paid for medical care (described in subparagraph

(A) or (B) of section 213(d)(l) attributable to emotional distress... (5) APPLICATION OF PRIOR LAW FOR STATES IN WHICH APPLICATION OF PRIOR LAW FOR STATES IN WHICH

ONLY **PUNITI** VE DAMA GES MAY BEAWARD EDIN WRON **GFUL DEATH** ACTIO NS.— Sectio n 104 is amen ded by redesi gnatin g subse ction (c) as subse ction (d) ànd by inserti ng after subse ction (b) the follow ing new subse ction:

APPI.IC ATION OF PRIOR LAW IN CERTAI CASES nhrase Cother than nunitiv e damag es shall not. anply to nunitiv e damag es award ed in a civil action—
[(1) which is a wronaful death action, and
(2) with respect to which applicable State law (as in effect
on September 13, 1995 and without regard to any

modification